

For the District of Puerto Rico

Ernesto Ruiz Romero

v.

Pablo Colón Santiago

Idelfonso Torres

Joel Caraballo Contrón

Case No: 24-CV-1118 MAJ

RECEIPT # Prose Payne  
AMOUNT: 0

MAR 11 2024

Ameliane  
CASHIER'S SIGNATURE

### Complaint

Here comes to the Honorable court, Ernesto Ruiz Romero, who respectfully states and prays:

1. Plaintiff Address: Lago Horizonte 24700 2005  
Coto Laurel P.R. 00780

2. Defendants: Pablo Colón  
1734 Paseo Las Colinas Ponce P.R. 00717

Idelfonso Torres

Judicial Center of Ponce, 2nd floor.

2150 Ave. Santiago de los Caballeros, Ponce, P.R.

Joel Caraballo Contrón

Notifications - Reports University 1260 Ave. Minerva Ponce  
Ponce, P.R. 00717.

Physical Address - Street Castillo 22, Ponce P.R.  
787 316-3366

3. Jurisdictional Statement: Court have Jurisdiction to hear cases of Federal Question based on 42 USC 1983

4. Plaintiff face in a criminal fraudulent prosecution, a stand by Trial his lawyer was Pablo Colón He abandon the courtroom when the case was called and Joel Caraballo said that he was our lawyer, Idelfonso Torres



Case 3:24-cv-01118-MAJ Document 2 Filed 03/11/24 Page 2 of 2

2

Speak to the Judge expectant and then stand by Trial for defendant me in the criminal case.

5. In 2003 Joe Caraballo deems in another courtroom to ever been my lawyer that make the inference that Prosecution claim me in the criminal proceeding. and make the inference that the prosecutor filed along the stand by Trial. letting me go was a violation of the 6th Amendment of the USA constitution.
6. Since Prosecutor filed stand by Trial, I spend 1 year in Prison without seeing the Judge nor the lawyer.
7. This 3 Defendants conspire, put their minds in Accord to seem the stand by Trial seems legal. The violation of our constitutional Right to liberty is Actionable under the law.
8. 3 Defendants when the stand by Trial hearings come forward, they remains mute, did not litigate the issue, being too an Abuse of Judicial process. As a defense of a judgment in state, action in 2003, I will present a Rule 60(b). Because Prison can pursue sweeping restriction not to enter the judicial center of Power and then a judgment come forward.
9. In other words if defendant present a fraudulent state Judgment I will supplement the complaint with Independent grounds on Jurisdiction. For example: Defendants manipulate state court system. Court did not articulate our claims, no expression. Defendants do not give me their motions.

Eusebio P. Ponce  
Lago Libre ante 2710 2005  
Co to Level PR-00780